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United States Bankruptcy Court

EASTERN DISTRICT OF MISSOURI					
In re: Traci L. Williams	Debtor(s)))))	Case No. Hearing Date: Hearing Time: Hearing Location:		
		CHAPTE	R 13 PLAN		
	or is to pay to the Chap he following payment		he sum of the followir	ng amounts:	
\$ <u>355.00</u> per m	onth for 60 months.				
\$ per month f	for months, then \$	per month for	months, then \$ per m	nonth for months.	
In addition, Debtor	shall pay to the Trustee,	and the plan ba	se shall be increased by	the following:	
however, Debtor mass the refund. Debtor Earned Income Comployee Bonuses during the term of the any, to be paid to the DISBURSEMENTS otherwise, the Chamade pro-rata by confer payment of edistributed again to the Complex of the Chamade pro-rata by confer payment of edistributed again to the Chamade pro-rata by confer payment of edistributed again to the Chamade pro-rata by confer payment of edistributed again to the Chamade pro-rata by confer payment of edistributed again to the Chamade pro-rata by confer payment of edistributed again to the Chamade pro-rata by confer payment of edistributed again to the Chamade pro-rata by confer payment of edistributed again to the Chamade pro-rata by confer payment of edistributed again to the Chamade pro-rata by confer payment of edistributed again to the Chamade pro-rata by confer payment of edistributed again to the Chamade pro-rata by confer payment of editors and the Chamade pro-rata by confer payment of editors and the Chamade pro-rata by confer payment of editors and the Chamade pro-rata by confer payment of editors and the Chamade pro-rata by confer payment of editors and the Chamade pro-rata by confer payment of editors and the Chamade pro-rata by confer payment of editors and the Chamade pro-rata by confer payment of editors and the Chamade pro-rata by confer payment of editors and the Chamade pro-rata by confer payment of editors and the Chamade pro-rata by confer payment of editors and the Chamade pro-rata by confer payment of editors and the Chamade pro-rata by confer payment of editors and the Chamade pro-rata by confer payment of editors and the Chamade pro-rata by confer payment of editors and the Chamade payment of e	otor shall send any tax ray retain a portion of a taper retain \$1,250 credit and Additional Chipped Palan. (3) Additional Lipped Pal	ax refund to pay to for single filers ild Tax Credit (Lin percent of any end to make the paymer the disbursement in paragraph phs until paid in a percentage fee	income taxes owed to a or \$1,500 for joint filers ne 65 of Form 1040 or Lamployee bonus or other or shall send additional ong order and in the folks to creditors. All disks described below. However, and fees in paragraph full before distributions as allowed by law and	any taxing authority for to and refundable tax creatine 39 of Form 1040A), distribution paid or pay lump sums(s) consisting llowing fashion. Unless bursements by the Trowever, if there are funds 6, those funds shalling to the next highest.	he same period edits consisting , each year. (2) able to Debtor g of NONE, if as stated ustee to be nds available l be paragraphs:
2. Executory Cor	atract/Lease Arrearage B) over the following per	s. Trustee to cur iod, estimated as	e pre-petition arrearage	on any executory conti	-
3. Pay sub-paragr	aphs concurrently:				
(A) Post-petitic following credito CREDITOR NAME -NONE-	on real property lease or(s) and proposes to ma	aintain payments	or assumes executory of in accordance with terriconTHLY PAYMENT	contract for real property ms of the original contra BY DEBTOR/TR	act as follows:
	on personal property long creditor(s) and propos	ses to maintain p			riginal contract

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(C) Continuing Debt Payments (including post-petition mortgage payments on real estate other than Debtor's residence) Maintain payments of the following continuing debt(s) in accordance with terms of the original contract with any arrearages owed at the time of filing to be cured in paragraph 5A below:

CREDITOR NAME

MONTHLY PAYMENT

-NONE-

(D) Post-petition mortgage payments on Debtor's residence. Payments due post-filing on debt(s) secured by lien(s) on Debtor(s) residence to be at the monthly amount listed below (or as adjusted by creditor under terms of loan agreement) to:

CREDITOR NAME

MONTHLY PAYMENT

BY DEBTOR/TRUSTEE

Bayview Loan Servicing, LLC

506.00

Debtor

(E) DSO claims in equal installments. Pay any pre-petition domestic support obligation arrears (not provided for elsewhere in this plan) in full in equal monthly installments over the life of the plan, estimated as:

CREDITOR NAME

TOTAL AMOUNT DUE

INTEREST RATE

-NONE-

- 4. Attorney Fees. Pay Debtor's attorney \$ 1,750.00 in equal monthly payments over 12 months. Any additional fees allowed by the Court shall be paid pursuant to paragraph 6 below. [See the Local Rules for limitations on use of this paragraph]
- Pay sub-paragraphs concurrently:
 - (A) Pre-petition arrears on secured claims paid in paragraph 3. Pay pre-petition arrearage on debts paid under paragraphs 3 (C) or (D) in equal monthly installments over the period set forth below and with the interest rate identified below, estimated as follows:

CREDITOR NAME

TOTAL AMOUNT DUE

CURE PERIOD

INTEREST RATE 0.00

Bayview Loan Servicing, LLC 8.505.94 48 months

(B) Secured claims to be paid in full. The following claims shall be paid in full in equal monthly payments over the period set forth below with 4.75 % interest.

CREDITOR

EST BALANCE DUE

REPAY PERIOD

TOTAL w/INTEREST

-NONE-

(C) Secured claims subject to modification. Pay all other secured claims the fair market value of the collateral, as of the date the petition was filed, in equal monthly payments over the period set forth below with 4.75 % interest and with any balance of the debt to be paid as non-priority unsecured debt under paragraph 9(A), estimated as set forth below:

CREDITOR

BALANCE DUE

FMV

REPAY PERIOD

TOTAL w/INTEREST

-NONE-

(D) Co-debtor guaranteed debt paid in equal monthly installments. The following co-debtor guaranteed claim(s) to be paid by Trustee or by the co-debtor as noted below. If paid by Trustee, pay claim in equal monthly installments over the period set forth below and with interest as identified below.

CREDITOR -NONE-

EST BALANCE TRUSTEE/CO-DEBTOR

PERIOD

INTEREST RATE

(E) Pay any post-petition fees and costs as identified in a notice filed per Federal Rule of Bankruptcy Procedure 3002.1 as a supplement to an allowed claim or any other post-petition fees and costs which the Court allows and orders the Trustee to pay. Any such amounts shall be paid in equal monthly payments over the remainder of the plan duration and shall not receive interest.

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- 6. Pay \$ 2000.00 of debtor's attorney's fees and any additional attorney fees allowed by the Court.
- 7. Pay sub-paragraphs concurrently:
- (A) <u>Unsecured Co-debtor guaranteed claims</u>. The following unsecured co-debtor guaranteed debt to be paid by Trustee or by the co-debtor as noted below. If paid by Trustee, pay claim in full with interest rate as identified below: CREDITOR NAME EST TOTAL DUE TRUSTEE/CO-DEBTOR INTEREST RATE -NONE-
- (B) Assigned DSO Claims. Domestic support obligation arrearages assigned to, or recoverable by, a governmental unit, to be paid a fixed amount with the balance to be owed by the Debtor(s) after completion of the Plan, pursuant to §§507(a)(1)(B) and 1322(a)(4). Regular payments that become due after filing shall be paid directly by Debtor(s). CREDITOR

 TOTAL DUE

 TOTAL AMOUNT PAID BY TRUSTEE

(100% or lesser dollar amount enumerated here)

-NONE-

B. Priority Claims. Pay the following priority claims allowed under 11 U.S.C. section 507 in full, estimated as follows:

CREDITOR NAME
IRS
2,831.99
Missouri Deparment of Revenue
2,013.75
St. Louis County
151.62
The Hartford
2,398.00

- 9. Pay the following sub-paragraphs concurrently:
 - (A) **General Unsecured Claims.** Pay non-priority, unsecured creditors. Estimated total owed: \$\frac{48,370.88}{48,370.88}\$. Amount required to be paid to non-priority unsecured creditors as determined by 1325(a)(4) hypothetical Chapter 7 liquidation calculation: \$\frac{0.00}{0.00}\$. Amount required to be paid to non-priority unsecured creditors as determined by 1325(b) calculation: \$\frac{0.00}{0.00}\$. Debtor guarantees a minimum of \$\frac{0.00}{0.00}\$ (Dollar amount or 100%) will be paid to non-priority unsecured creditors.
 - (B) <u>Surrender of Collateral.</u> Debtor proposes to surrender the following collateral to the following creditor(s) with any deficiency paid as non-priority unsecured debt:

CREDITOR COLLATERAL

-NONE-

(C) **Rejected Executory Contracts/Leases.** Debtor rejects the following executory contract(s) with the following creditor(s). Any balance to be paid as non-priority unsecured debt.:

CREDITOR CONTRACT/LEASE

-NONE-

- 10. Other:
- 11. All secured creditors shall retain the liens securing their claims until the earlier of the payment of the underlying debt determined under non-bankruptcy law or discharge under section 1328. However, the Debtor will request avoidance of non-purchase money liens secured by consumer goods as well as judicial liens which impair exemptions and said creditors will not retain their liens if the Court enters an order granting the Debtor's request to avoid the liens.
- 12. Any pledged credit union shares or certificates of deposit held by any bank shall be applied to the amount owed such Claimant.
- 13. Title to Debtor's property to re-vest in Debtor upon confirmation. Debtor is not to incur further credit or debt without the consent of the Court unless necessary for the protection of life, health or property and consent cannot be obtained readily. Within fourteen days of filing federal and state income tax returns, Debtor shall provide a copy of each return to the Chapter 13 Trustee.

(L.F. 13 Rev. 10/2014)

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14. Any post-petition claims filed and allowed under 11 U.S.C. § 1305 may be paid through the plan.

CREDITOR'S NOTICE: YOU MUST FILE A CLAIM IN ORDER TO PARTICIPATE IN DISBURSEMENTS PROPOSED HEREIN. CLAIMS SHALL SHARE ONLY IN FUNDS DISBURSED AFTER THE CHAPTER 13 TRUSTEE RECEIVES THE CLAIM. IN COMPLIANCE WITH ORDER OF THE COURT, ABSENT A SPECIFIC ORDER OF THE COURT TO THE CONTRARY, THE CHAPTER 13 TRUSTEE, RATHER THAN THE DEBTOR, WILL MAKE ALL PRE-CONFIRMATION DISBURSEMENTS PURSUANT TO SECTION 1326(a). ALL CREDITORS ENTITLED TO PRE-CONFIRMATION DISBURSEMENTS, INCLUDING LEASE CREDITORS, MUST FILE A PROOF OF CLAIM TO BE ENTITLED TO RECEIVE SUCH PAYMENTS FROM THE CHAPTER 13 TRUSTEE. PURSUANT TO LOCAL RULE, THE PROOF OF CLAIM SHALL CONTROL THE VALUATION OF COLLATERAL AND ANY VALUATION STATED IN THE PLAN SHALL NOT BE BINDING ON THE CREDITOR. THE TRUSTEE, IN HIS SOLE DISCRETION, MAY DETERMINE TO RESERVE FUNDS FOR PAYMENT TO ANY CREDITOR SECURED BY A MORTGAGE ON REAL ESTATE PENDING FILING OF A CLAIM.

DATE:	DEBTOR:
	Traci L. Williams
DATE:	DEBTOR: